IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA EASTERN DIVISION

HARLEYSVILLE MUTUAL)	
INSURANCE COMPANY,)	
Plaintiff,	
v	Case Number: 3:05 CV 469-MHT-CSC
GRADY'S TIRE & AUTO SERVICE,	
INC., KENNETH LAMAR HUBBARD;)	
NELDA SHAW, individually and as the)	
surviving wife and Administrator of the)	
Estate of LEWIS CLENTON SHAW,)	
deceased,	
)	
Defendants.	

AMENDED COMPLAINT

Comes now the plaintiff, Harleysville Mutual Insurance Company ("Harleysville"), pursuant to Rule 15 of the Federal Rules of Civil Procedure and the court's August 15, 2005 order, and amends paragraph four of the complaint previously filed by it so that it reads in full as follows:

4. The defendant, Nelda Shaw ("Shaw"), is an individual over the age of 19 years and is a resident citizen of the state of Alabama. She is the plaintiff in an underlying state court case. The decedent, Lewis Clenton Shaw, was an individual over the age of 19 years and was a resident citizen of the state of Alabama at the time of this assault and at the time of his death. Both Shaw and the decedent lived in Opelika, Alabama.

Канев Вешерии

R. Larry Bradford, Attorney for Plaintiff, Harleysville Mutual Insurance Company Attorney Bar Code: BRA039

OF COUNSEL:

Bradford Law Firm, P.C. 2020 Canyon Road Suite 100 Birmingham, AL 35216 (205)871-7733

CERTIFICATE OF SERVICE

I hereby certify that I have this the <u>16</u> day of August, 2005, served a copy of the foregoing to all attorneys of record by placing a copy of same in the United States Mail, postage prepaid and properly addressed as follows:

Davis L. Middlemas, Esq. Hebson, Liddon & Slate 3120 AmSouth/Harbert Plaza 1901 6th Avenue North Birmingham, Alabama 35203

Mr. Kenneth Lamar Hubbard c/o Draper Correctional Facility P.O. Box 1107 Elmore, Alabama 36025

OF COUNSEL